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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/828,083	04/05/2001	James O. Barnes	10010738-1	5481	
7	590 12/18/2002				
AGILENT TECHNOLOGIES			EXAMINER		
	perty Administration		LE, Do	ON P	
P.O. Box 5804. Santa Clara, C.	A 95052-8043		ART UNIT	PAPER NUMBER	
•			2819		
			DATE MAILED: 12/18/2002		

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary		Application No.		pplicant(s)			
		28,083	BARNES, JAMES	S O.			
		in r	Art Unit				
	Don F	Le Le	2819				
Th MAILING DATE of this community Period for Reply	inication app ars or	the cov r sheet	with the correspondence ac	ddress			
A SHORTENED STATUTORY PERIOD THE MAILING DATE OF THIS COMMUNI - Extensions of time may be available under the provision after SIX (6) MONTHS from the mailing date of this contributed in the period for reply specified above is less than thirty. - If NO period for reply is specified above, the maximum. - Failure to reply within the set or extended period for reply. - Any reply received by the Office later than three months earned patent term adjustment. See 37 CFR 1.704(b). Status	NICATION. ns of 37 CFR 1.136(a). In a numerication. (30) days, a reply within the statutory period will apply a ply will, by statute, cause the	no event, however, may e statutory minimum of t and will expire SIX (6) M e application to become	a reply be timely filed thirty (30) days will be considered time ONTHS from the mailing date of this of ABANDONED (35 U.S.C. § 133).				
1) Responsive to communication(s)	filed on <u>20 Noveml</u>	<u>per 2002</u> .					
2a) This action is FINAL.	2b) This actio	n is non-final.					
3) Since this application is in condition closed in accordance with the practice of Claims		•	•	he merits is			
4) Claim(s) 1-43 is/are pending in the	e application.						
4a) Of the above claim(s) <u>24-43</u> is/are withdrawn from consideration.							
5) Claim(s) is/are allowed.							
6)⊠ Claim(s) <u>1-23</u> is/are rejected.							
7) Claim(s) is/are objected to.							
8) Claim(s) are subject to restrict Application Papers	riction and/or election	on requirement.					
9) The specification is objected to by t	he Examiner.						
10) The drawing(s) filed on is/are		o) objected to by	y the Examiner.				
Applicant may not request that any o	bjection to the drawir	g(s) be held in abo	eyance. See 37 CFR 1.85(a).				
11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.							
If approved, corrected drawings are required in reply to this Office action.							
12)☐ The oath or declaration is objected to by the Examiner.							
Priority under 35 U.S.C. §§ 119 and 120							
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).							
a) All b) Some * c) None of:							
1. Certified copies of the priorit	y documents have	been received.					
2. Certified copies of the priority documents have been received in Application No							
 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 							
14)☐ Acknowledgment is made of a claim		<u>-</u>		al application)			
a) ☐ The translation of the foreign la 15)☑ Acknowledgment is made of a claim	anguage provisiona	I application has	been received.				
Attachment(s)	gomodio pridit	.y unuoi 00 0.0.	33 120 and/01 121.				
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review Information Disclosure Statement(s) (PTO-1449) 	(PTO-948) Paper No(s) <u>5</u> .	——————————————————————————————————————	w Summary (PTO-413) Paper No of Informal Patent Application (PT				
U.S. Patent and Trademark Office PTO-326 (Rev. 04-01)	Office Action Sur	nmary	Part	of Paper No. 8			

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Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 1-6 are rejected under 35 U.S.C. 102(b) as being anticipated by Gould et al. (US 5,051,917).
- 3. With respect to claim 1, figure 6 of Gould discloses an integrated circuit, comprising:

Functional circuitry (22, 54);

A region devoid of the functional circuitry (56); and

A transistor (transistor in 56) disposed in the region.

4. With respect to claim 2, figure 6 of Gould discloses the functional circuitry comprises functional circuit blocks (22, 54 and 58 in another block) that are spaced apart from one another; and

the devoid region (56) comprises a region that is disposed between the functional circuit blocks.

5. With respect to claim 3, figure 6 of Gould discloses the functional circuitry comprises a function circuit block (22) having a portion (region in 54) devoid of functional circuit elements; and

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the devoid region comprises the devoid portion of the functional circuit block (54).

- 6. With respect to claim 4, figure 6 of Gould shows the transistor comprises an FET transistor.
- 7. With respect to claims 5 and 6, the transistor is automatically or manually placed in the devoid region. Automatically placed in that it is automatically placed by machine and manually placed by programmed the machine to placed the transistor.

Claim Rejections - 35 USC § 103

- 8. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 9. Claims 7-10 and 17-23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Gould et al. (US 5,051,917). Figure 6 of Gould discloses an integrated circuit, comprising:

Functional circuitry (22, 54); and

A region devoid of the functional circuitry (56);

The apparatus of Gould does not specifically show a buffer or logic circuit disposed in the region. However, Gould teaches that the gate array 56 can be

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connected to forma a buffer as a matter of design choice for the purpose of connecting with other logic circuit to form a more complex circuit. It would have been obvious to one of ordinary skill of art at the time the invention was made to have implemented the apparatus of Gould having the gate array forming a buffer for the purpose of connecting with other logic circuits to form a more complex logic circuit.

10. Claims 11-12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Gould et al. (US 5,051,917) in view of Barnes (US 6,236,232). Figure 6 of Gould discloses an integrated circuit, comprising:

First and second supply nodes (inherent that there must be first and second supply node in a circuit);

Functional circuitry (22, 54);

A region devoid of the functional circuitry (56); and

A transistor (transistor in 56) disposed in the region.

The apparatus of Gould does not specifically the transistor connected as claimed by applicant. Figure 1 of Barnes discloses a gate array having a transistor with a pair of terminals coupled to a first power supply and a control terminal connected to a second power supply for the purpose of reducing noise in the power supplies. It would have been obvious to one of ordinary skill of art at the time the invention was made to have implemented the apparatus of Gould having the

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transistor connected as taught by Barnes for the purpose of reducing noise in the power supplies.

11. Claims 13-16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Gould et al. (US 5,051,917) in view of Patel et al. (US 6,414,518). Figure 6 of Gould discloses an integrated circuit, comprising:

A conductive path (inherent that there is a conductive path in a circuit);

Functional circuitry (22, 54);

A region devoid of the functional circuitry (56); and

A transistor (transistor in 56) disposed in the region.

The apparatus of Gould does not show the transistor connected as claimed. Figure 10C of Patel discloses a spare transistor (1060, or 1064) having a pair of terminals connected to a conductive path and having a control terminal for the purpose to be used in a logic circuit. It would have been obvious to one of ordinary skill of art at the time the invention was made to have implemented the apparatus of Gould having a transistor connected as shown by Patel for the purpose of having a spare transistor.

Conclusion

12. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Don P Le whose telephone number is 703-308-4890. The examiner can normally be reached on 7AM - 5PM.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael J Tokar can be reached on 703-305-3493. The fax phone numbers for the organization where this application or proceeding is assigned are 703-308-7724 for regular communications and 703-308-7724 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0956.

December 11, 2002

DON LE PRIMARY EXAMINER